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FORM (to be used for all correspondence after initial filing)			Applicati n Number Filing Date		09/700,950
					November 20, 2000
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			Group Art Unit		1732 OCT 2.0
- POLENTS			Exami	iner Name	Tentoni
Total Number of Pages in This Submission			Attorn	ey Docket Number	405200002USD
		ENCLO	SURES	(check all that apply)	
Fee Transmittal F	Form		nent Papers (pplication)		After Allowance Communication to Group
Fee Attached		Drawing(s)			Appeal Communication to Board of Appeals and Interferences
Amendment / Response		Licensing-related Papers			Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)
After Final		Petition			Proprietary Information
Affidavits/declaration(s)		Petition to Convert to a Provisional Application			☐ Status Letter
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Certified Copy of Priority Document(s)		Remarks additional fees that to Deposit Account		additional fees that	is hereby authorized to charge any may be required under 37 CFR 1.16 or 1.17 No. 08-0750. A duplicate copy of this
Response to Missing Parts/ Incomplete Application					
Response to Missing Parts under 37 CFR 1.52 or 1.53					
	SIGNA	TURE OF A	APPLIC	ANT, ATTORNEY, C	PR AGENT
Firm <i>or</i> Individual name	Harness, Dickey & Pierce, P.L.C		Attorney Name Anna M. Budde		Reg. No. 35,085
Signature Anna M Bue			dde	·	
Date October 23, 2003					
	C	ERTIFICAT	E OF N	AILING/TRANSMIS	SION
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

09/700,950

Filing Date:

November 20, 2000

Applicant:

Joel A. DYKSTERHOUSE

Group Art Unit:

1732

Examiner:

Leo B. Tentoni

Title:

METHOD OF PREPREGGING WITH RESIN AND NOVEL

PREPREGS PRODUCED BY SUCH METHOD

Docket No.:

405200002USD

Mail Stop Non-Fee Amendment Director of the United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT

Sir:

This is Applicants' response to the final Office Action mailed August 12, 2003 which claims 52, 56, and 57 were rejected, claims 53 and 58 were objected to, and 62-80 were allowed. Applicants cancel the rejected claims and re-write the claims that were objected to. The amendment is believed to raise no new issues; entry of the amendment and favorable consideration of the application are requested.